

OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU



GOVERNMENT OF GOA, DAMAN AND DIU

General Administration Department

Office of the Collector of Goa

Corrigendum

No. COL/ELN/209/72

In this Office Notification No. COL/ELN/208/72 dated 12-12-1972 relating to ward No. 4, Sta. Cruz Village Panchayat, Tiswadi Taluka, published at page 320 in the Extraordinary issue to the Official Gazette No. 38, Series II dated 21-12-1972 read "Srikant Shanu Pai" instead of "Srikant Shanu Naik".

S. R. Arya, Collector of Goa.

Panaji, 22nd December, 1972.

Secretariat Administration Department

Order

No. SAD/PER/528

Shri B. M. Masurkar, Law Secretary is granted leave for 26 days with effect from 18th December, 1972 to 12th January, 1973, with permission to prefix 17th December, 1972 being Sunday, and suffix 13th and 14th January, 1973, being second Saturday and Sunday, respectively.

The nature of leave will be decided according to the admissibility of leave to be certified by the Director of Accounts, Panaji.

Certified that Shri B. M. Masurkar would have continued to officiate as Law Secretary but for his proceeding on leave.

During the leave period of Shri B. M. Masurkar, Shri Puran Singh, Finance Secretary will look after the duties of Law Secretary.

By order and in the name of the Administrator of Goa, Daman and Diu.

M. K. Bhandari, Deputy Secretary (Appointments).

Panaji, 12th December, 1972.

Corrigendum

No. SAD/PER/466

In the Government order of even number dated 29th November, 1972, read the words "31st January, 1972" as "31st January, 1973."

M. K. Bhandari, Deputy Secretary (Appointments).

Panaji, 12th December, 1972.

Special Department

Order

No. SPL-GCS-30-72

Shri R. I. Jai Prakash, Planning Officer, Rural Industries Project in the Directorate of Industries and Mines is appointed as Special Land Acquisition Officer for the Salauli Irrigation Project in addition to his own duties with immediate effect and until further orders. He will work under the control and supervision of the Collector and District Magistrate, Goa.

The post of Special Land Acquisition Officer (class II Gazetted; pay scale Rs. 350-900/-) has been created under Government order no. FCS/CWD/2936/Pt. II/72 dated 25th October, 1972 published in Official Gazette, Series I, No. 31, dated 2nd November, 1972.

By order and in the name of the Administrator of Goa, Daman and Diu.

M. K. Bhandare, Deputy Secretary (Appointments).

Panaji, 20th December, 1972.

Finance (Revenue) Department

Notification

No. Fin(Rev)/2-41/part/2688/70

In exercise of the powers conferred by sub-section (3) of Section 5 of the Goa, Daman and Diu Entertainment Tax Act, 1964, Government is pleased to exempt from the payment of Entertainment Tax the tickets issued for the screening of the Konkani film «Jivit Amchem Oxem» at Cine Metropole, Margao and Cine Eldorado, Panaji on 21st December, 1972 at 9.30 p.m., organised by Konkani Bhasha Mandal (Goem), Margao, Goa.

2. The exemption is subject to the condition that the entire proceeds accrued from the film shows without deduction of expenses are credited to the funds of Konkani Bhasha Mandal (Goem), Margao, Goa and are utilised for cultural activities only.

3. President, Konkani Bhasha Mandal (Goem) should submit the accounts to the Commissioner of Entertainment Tax, Panaji, as and when the same are required by him.

4. All the tickets proposed to be sold for these film shows should bear the seal of the prescribed officer or of his office.

By order and in the name of the Administrator of Goa, Daman and Diu.

N. P. S. Nagorcencar, Under Secretary (Finance).

Panaji, 20th December, 1972.

Revenue Department

Collectorate of Goa

Order

No. RB/RVN/25/72/199

Whereas the Govt. land termed «Bandi» situated at Kotarii Sanguem shown in plan No. 13302 was assigned to Shri Que-

xova Zoideva X. Marato, under Alvara No. 1088 dated 26-3-1941 admeasuring 6.8103,00 Ha.

Whereas during the inspection of the said land it has been verified that the same is partly lying waste in contravention of the provisions of Section 36 of Decree No. 3602 dated 24-11-1917.

Whereas show cause notice was served on Shri Quexova Zoideva X. Marato, the present holder of the land in accordance with para 2 of Section 307 of the above cited Decree.

And whereas the reply of the said Shri Quexova Zoideva X. Marato, to the show cause notice cannot be considered as valid.

Now, therefore, I, S. R. Arya, Collector of Goa, in exercise of the powers vested in me by virtue of clause f) of sub-section 2 of section 21 of the Goa, Daman and Diu Land Revenue Code, 1968 read with clause e) of Rule 15 of the Goa, Daman and Diu Land Revenue (Disposal of Govt. Lands) Rules 1971, resume the entire land as mentioned above, and direct the possession of the said land be restored with immediate effect.

S. R. Arya, Collector of Goa.

Panaji, 1st December, 1972.

Law and Judicial Department

Notification

No. LD/4670/72

The following notification received from the Judicial Commissioner's Court of Goa, Daman and Diu, Panaji, is hereby published for general information.

M. S. Borkar, Under Secretary (Law).

Panaji, 21st December, 1972.

Food and Civil Supplies Department

Public Works Department

Principal Engineer's Office

Notification

No. PWD/LA/1258/31/72

Whereas by Government Notification No. PWD/LA/1258/49/71 dated 5-10-1971 published on page 203 of Series II, No. 29 dated 14-10-71, it was notified under section 6 of the Land Acquisition Act, 1894 (hereinafter referred to as the «said Act») that the land specified in the Schedule appended to the said Notification was needed for public purpose viz. construction of Assolna Betul Road (Part III) between Baradi to Ferry.

And whereas in the opinion of the appropriate Government (hereinafter referred to as the «Government») the land spe-

cified in the Col. 5 of schedule appended hereto is not required for the aforesaid purpose.

Now, therefore, the Government is pleased to declare under sub-section (1) of Section 48 of the said Act that it has withdrawn from the acquisition of the land specified in column 5 of the Schedule for the aforesaid purpose and that the aforesaid Government Notification No. PWD/LA/1258/49/71 dated 5-10-71 shall be deemed to be modified so far it relates to the said land. The persons interested in the said land, may lodge to the Deputy Collector, South Sub-Division, Margao, within a period of 30 days from the date of this Notification claims under Sub-Section (2) of Section 48 of the said Act, for the damages suffered by them in consequence of the notice or of any proceedings thereunder and costs reasonably incurred by them in prosecution of the proceedings under the said Act relating to the said land.

A plan of the said land, shall be available for inspection in the office of the Deputy Collector, South Sub-Division, Margao, for a period of thirty days from the date of this Notification.

SCHEDULE

Taluka	Village	Plot No.	Area proposed earlier Sq. Mts.	Area to be excluded sq. mts.	Area to be acquired now sq. mts.	Name of the interested party
1	2	3	4	5	6	7
Salcete	Velim	1	65.688	14.50	51.188	Lourenco Caetano Monteiro of Margao.
— do —	— do —	3	134.00	36.00	98.00	Fr. Bernardino de Sa of Velim.
— do —	— do —	4	8.125	4.00	4.125	Lurdes Caeiro of Velim.
— do —	— do —	5	5621.88	403.00	5218.88	Visitaçao Almeida and others of Velim.
— do —	— do —	6	12.50	—	12.50	Bernardino de Sa of Velim.
— do —	— do —	7	41.25	—	41.25	Gabriel Caeiro of Velim.

Judicial Commissioner's Court of Goa, Daman and Diu at Panjim

In exercise of the powers vested in the Court of the Judicial Commissioner under Section 11(2)(c) read with Section 20(1)(f) of the Goa, Daman and Diu (Judicial Commissioner's Court) Regulation, 1963, the following general direction is hereby issued regulating the office hours and the sittings of all the Courts of Civil Judges and J.M.F.C. in the Union Territory of Goa, Daman and Diu:

- The office hours of all the Courts of the Civil Judges and J.M.F.C. shall be from 9.30 a.m. to 1.30 p.m. and from 3 p.m. to 5.30 p.m. There will be lunch recess between 1.30 p.m. to 3 p.m.
- All Civil Judges and J.M.F.C. should sit in Court from 9.30 a.m. to 1.30 p.m.

2. The rule published vide Notification No. LD/NOT/61/66, in the Government Gazette No. 30, I Series, dated 27-10-1966, stands modified to the extent provided herein.

3. These rules shall come into force on their publication in the Official Gazette.

By Order,

Dilipa Vinaica Coissoro

Registrar

Panaji, 14th December, 1972.

Corrigendum

No. LD/18/P/32/68

For the words «the pay of Shri Noronha shall be fixed as per F.R.22(v)» appearing in line 1 of para 3 of Government Notification No. LD/4/194/71 dated 6-11-1972 please read as follows:—

«Orders fixing the pay of Shri Noronha in the post of Additional District Judge will be issued separately».

M. S. Borkar, Under Secretary (Law).

Panaji, 21st December, 1972.

1	2	3	4	5	6	7
Salcete	Velim	8	42.75	—	42.75	Fr. Bernardino de Sa of Velim.
— do —	— do —	9	7.00	—	7.00	Jaldeva Vengurlencar of Velim.
— do —	— do —	10	20.625	—	20.625	Lurdes Caeiro of Velim.
— do —	— do —	11	2631.25	—	2631.25	Fr. Caetano Colaco of Velim.
— do —	— do —	12	660.25	90.00	570.25	Piedade de Costa of Velim.
— do —	— do —	13	15.00	15.00	—	Brazil Borges of Velim.
— do —	— do —	14	10.25	10.25	—	Lurdes Fernandes of Velim.
— do —	— do —	15	111.00	45.00	66.00	Chapel of N. Sra. de Santa Cruz of Velim.
— do —	— do —	16	3.50	3.00	—	Luis Fernandes of Velim.
— do —	— do —	17	120.95	51.00	69.95	Piedade de Costa of Velim.
— do —	— do —	18	1.00	01.00	—	Constancio Fernandes of Velim.
— do —	— do —	19	357.60	125.00	232.60	Feliciano Pais of Assolna.
— do —	— do —	20	33.00	33.00	—	Antonio Borges of Velim.
— do —	— do —	21	78.00	55.00	23.00	Joaquim Santana Borges of Assolna.
— do —	— do —	22	110.25	41.50	68.75	Rafael Fernandes of Velim.
— do —	— do —	23	116.00	20.00	96.00	Augusto Borges of Velim.
— do —	— do —	24	665.75	190.00	475.75	Requeta Fernandes of Velim.
— do —	— do —	25	39.375	39.375	—	Constancio Antao of Velim.
— do —	— do —	26	306.50	306.50	—	Conceicao Fernandes of Velim.
— do —	— do —	27	1858.25	1858.25	—	Valentino Andrade, Nazareno Andrade and others of Velim.
Total area:—			13071.743	3341.875	9729.868	

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Balcrisna Ramachondra Naique, Principal Engineer, P. W. D., and Ex-Officio Addl. Secretary to the Government.

Panaji, 15th December, 1972.

Industries and Power Department

Notification

No. 5-73-72-IPD/AFB

Whereas one Shri Agostinho Francisco da Braganza had been granted a mining lease under title of concession No. 36 dated 15-10-1954 for iron and manganese ores over an area of 72.6183 Ha. at Cumbari of Sanguem Taluka.

And whereas the said Shri Agostinho Francisco da Braganza had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1111 dated 24-4-72 had been served on said Shri Agostinho Francisco da Braganza requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Agostinho Francisco da Braganza has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Agostinho Francisco da Braganza under title of concession No. 36 dated 15-10-1954 with immediate effect without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 9th December, 1972.

Notification

No. 5-73-72-IPD/RSB

Whereas one Shri Roque Santana Barneto had been granted a mining lease under title of concession No. 25 dated 21-3-52

for iron and manganese ores over an area of 49.1200 Ha. at Rivona of Sanguem Taluka.

And whereas the said Shri Roque Santana Barneto had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1121 dated 24-4-72 had been served on said Shri Roque Santana Barneto requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Roque Santana Barneto has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Roque Santana Barneto under title of concession No. 25 dated 21-3-52 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 9th December, 1972.

Notification

No. 5-73-72-IPD/VGC

Whereas one Shri Vinayak Gopinata Cormoli had been granted a mining lease under title of concession No. 49 dated 14-10-57 for iron ore over an area of 38.1700 Ha. at Chorao of Goa Taluka.

And whereas the said Shri Vinayak Gopinata Cormoli had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1104 dated 24-4-72 had been served on said Shri Vinayak Gopinata Cormoli requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Vinayak Gopinata Cormoli has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Vinayak Gopinata Cormoli under title of concession No. 49 dated 14-10-57 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 9th December, 1972.

Notification

No. 5-73-72-IPD/QSC(iii)

Whereas one Shri Quexova Sinai Cundo had been granted a mining lease under title of concession No. 6 dated 1-2-1952 for ferro-manganese ores over an area of 78.2900 Ha. at Caurem of Quepem Taluka.

And whereas the said Shri Quexova Sinai Cundo had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1416 dated 6-5-72 had been served on said Shri Quexova Sinai Cundo requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Quexova Sinai Cundo has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Quexova Sinai Cundo under title of concession No. 6 dated 1-2-1952 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 9th December, 1972.

Notification

No. 5-73-72-IPD/QSC(iv)

Whereas one Shri Quexova Sinai Cundo had been granted a mining lease under title of concession No. 113 dated 23-10-53 for iron ore over an area of 68.1000 Ha. at Pissurlem of Satari Taluka.

And whereas the said Shri Quexova Sinai Cundo had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/867 dated 1-4-72 had been served on said Shri Quexova Sinai Cundo requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Quexova Sinai Cundo has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Quexova Sinai Cundo under title of concession No. 113 dated 23-10-53 with immediate effect, without prejudice to any proceeding that may be taken against him.

diate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 9th December, 1972.

Notification

No. 5-73-72-IPD/MSS

Whereas Shri Mucund S. S. Salelcar had been granted a mining lease under title of concession No. 36 dated 10-8-1959 for iron ore over an area of 96.5300 Ha. at Curdi of Sanguem Taluka.

And whereas the said Shri Mucund S. S. Salelcar had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/71 dated 11-1-72 had been served on said Shri Mucund S. S. Salelcar requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Mucund S. S. Salelcar has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Mucund S. S. Salelcar under title of concession No. 36 dated 10-8-1959 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 11th December, 1972.

Notification

No. 5-73-72-GFB

Whereas one Shri Gregorio Francisco J. A. Braganza had been granted a mining lease under title of concession No. 64 dated 25-7-1952 for iron and manganese ores over an area of 52.5000 Ha. at Bicholim of Bicholim Taluka.

And whereas the said Shri Gregorio Francisco J. A. Braganza had failed to conduct mining operations in the area leased to him under the aforesaid title of concessions and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1114 dated 24-4-72 had been served on said Shri Gregorio Francisco J. A. Braganza requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Gregorio Francisco J. A. Braganza has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Gregorio Francisco J. A. Braganza under title of concession No. 64 dated 25-7-1952 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 11th December, 1972.

Notification

No. 5-73-72-IPD/JCC

Whereas one Shri Jaganata C. Coulecar had been granted a mining lease under title of concession No. 26 dated 22-6-1959

for iron and manganese ores over an area of 83.4700 Ha. at Carapur of Bicholim Taluka.

And whereas the said Shri Jaganata C. Coulecar had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1101 dated 24-4-72 had been served on said Shri Jaganata C. Coulecar requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Jaganata C. Coulecar has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Jaganata C. Coulecar under title of concession No. 26 dated 22-6-1959 with immediate effect without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 11th December, 1972.

Notification

No. 5-73-72-IPD/MVC

Whereas one Shri Manguexa V. Caroicar had been granted a mining lease under title of concession No. 13 dated 11-4-56 for iron and manganese ores over an area of 69.7385 Ha. at Oxorim of Pednem Taluka.

And whereas the said Shri Manguexa V. Caroicar had failed to conduct mining operations in the area leased to him under the aforesaid title of concession and thus has committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/1106 dated 24-4-72 had been served on said Shri Manguexa V. Caroicar requiring him to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said Shri Manguexa V. Caroicar has failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to Shri Manguexa V. Caroicar under title of concession No. 13 dated 11-4-56 with immediate effect, without prejudice to any proceeding that may be taken against him.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 11th December, 1972.

Notification

No. 5-73-72-IPD/STI(1)

Whereas M/s. Sociedade Timblo Irmaos had been granted a mining lease under title of concession No. 132 of 8-12-53 for ferro-manganese ores over an area of 94.6400 Ha. at Vinchundrem of Sanguem Taluka.

And whereas the said M/s. Sociedade Timblo Irmaos had failed to conduct mining operations in the area leased to them under the aforesaid title of concession and thus have committed breach of the provisions of clause (f) of sub-rule (1) of Rule 27 of the Mineral Concession Rules, 1960.

And whereas a notice bearing No. DI/Mines/72/71 dated 11-1-72 had been served on said M/s. Sociedade Timblo Irmaos requiring them to remedy the said breach within 60 days from the date of receipt of the notice.

And whereas the said M/s. Sociedade Timblo Irmaos have failed to comply with the notice.

Now, therefore, in exercise of the powers conferred by sub-rule (5) of Rule 27 of the Mineral Concession Rules, 1960 the Lt. Governor of Goa, Daman and Diu hereby determines the said mining lease granted to M/s. Sociedade Timblo Irmaos under title of concession No. 132 of 18-12-53 with immediate effect, without prejudice to any proceeding that may be taken against them.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 11th December, 1972.

Labour and Information Department

Order

No. LC/1/ID(38)72/IT-2/72

The following Award given by the Industrial Tribunal Goa, Daman and Diu on an industrial dispute between M/s. Simon Carves India Ltd., Sancoale (Goa) and the workmen employed by them, is hereby published as required vide provisions of Section 17 of the Industrial Disputes Act, 1947 (XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

P. Noronha, Under Secretary (Industries and Labour).

Panaji, 13th November, 1972.

In the Industrial Court, Maharashtra, Bombay

Name: Shri N. L. Abhyankar, Industrial Tribunal

Reference (IT-GDD) No. 3 of 1972

M/s. Simon Carves India Ltd., Sancoale (Goa).

and

Their workmen.

In the matter of leave, retrenchment, house rent allowance, wages, etc.

13th November, 1972.

ORDER

Nobody for the employer.

Mr. Mothan Nair for the workmen. He states that the dispute has been settled and this reference is not pressed.

Reference dismissed for want of prosecution.

Sd/-

N. L. ABHYANKAR
Industrial Tribunal

Order

No. LC/1/ID/(40)/71/IT-S/71

The following Award given by the Industrial Tribunal, Goa, Daman and Diu, on an Industrial Dispute between M/s. Navhind Times, Panaji Goa and their workmen employed by them, is hereby published as required vide provisions of the Sec. 17 of the Industrial Disputes Act 1947 (XIV of 1947).

Before Shri N. L. Abhyankar, Industrial Tribunal, Goa, Daman and Diu

Ref.: (IT-GDD) No. 9 of 1971.

Between

M/s. Navhind Times, Panaji, Goa

And

The workmen employed under it.

In the matter of the propriety and legality of the order of the management in discharging Shri V. D'Souza from service and to what relief if any he is entitled.

Appearances:

Shri Ramesh Desai for the employer.

Shri Vaz for the workmen.

AWARD

This is a reference under Sec. 10(1)(d) of the Industrial Disputes Act made by the Govt. of Goa, Daman and Diu for adjudication of a dispute between the management of Messrs. Navhind Times, Panaji Goa and the workmen employed under it, which arises over the legality and propriety of the order of the management in discharging Shri Vernon D'Souza from service and the relief if any to which the workman is entitled.

2. At the hearing fixed at Panaji on 13th Nov. 1972 the parties arrived at a settlement and filed the settlement terms. I find the settlement is fair and there shall be an award in terms of the said settlement annexed hereto. The reference stands disposed of.

Sd/-

Bombay 28th Nov. 1972.
(AF).

N. L. ABHYANKAR
Industrial Tribunal

Before Shri N. L. Abhyankar, Presiding Officer, Industrial Tribunal,
Goa, Daman and Diu

Camp, Panjim

Reference IT-GDD 9 of 1971

Between: Employer in relation to
Messrs. Navhind Times, Panjim

And

Their Workman — Vernon J. D'Souza

MAY IT PLEASE THE HONOURABLE TRIBUNAL,

The parties have arrived at a settlement as stated herein below:

1. It is agreed that Mr. Vernon D'Souza will be paid an ex-gratia amount of 18 months wages at the rate of Rs. 364/- per month (last drawn wage) by way of compensation for his services with M/s. Navhind Times, Panjim.

2. It is also agreed that the difference in wages for the period from January to May 1971 will be calculated and paid to him together with any Bonus dues if not already paid, and which are due to him.

3. Mr. Vernon D'Souza will not be entitled to any other dues and the above will constitute his full and final settlement.

4. It is also agreed that a service Certificate of his employment with Messrs Navhind Times will be issued to the employee.

It is prayed that the Honourable Tribunal will close the above reference by issuing an Award in terms of the above settlement.

Dated this 13th day of November, 1972.

For the employer
RAMESH DESAI

For the workman
GEORGE VAZ

Notification

No LC/1/ID(136)/72/IT/8/72

The following order given by the Industrial Tribunal Goa, Daman and Diu on an Industrial Dispute between M/s. Toyo

Engineering Corporation (India) Sambhaji and the Workman employed by them, is hereby published as required vide provisions of Section 17 of the Industrial Disputes Act, 1947 (XIV of 1947).

P. Noronha, Under Secretary, Industries and Labour.

Panaji, 7th December, 1972.

In the Industrial Court Maharashtra Bombay

(Name: — Shri N. L. Abhyankar, Industrial Tribunal)

Reference (IT-GDD) No. 9 of 1972

M/s. Toyo Engineering Corporation (India), Sambhaji
And

Their workmen Shri N. J. Francis

In the matter of whether the management of the Co. is justified in terminating the services of their workmen Shri N. J. Francis. If not, to what relief the workman Shri N. J. Francis is entitled to?

ORDER

Ref. (IT-GDD) No. 9 of 1972

Shri Joseph G. Pereira for the employer.

The employee Shri N. J. Francis is absent.

The reference proceeds ex-parte Francis having been served on 3-11-1972.

The employers representative states that after the failure report was submitted the matter was amicably settled between the parties. He also files a photostat copy of the original settlement. The Labour Commissioner has also addressed a letter to the Secretary, Industries and Labour Department of which a copy is produced. On behalf of the employer, Shri Pereira states that the matter has been settled amicably. As the matter has been settled in view of the absence of the workman the reference stands rejected.

Sd/-

11th November, 1972.

B.22/11.

N. L. ABHYANKAR

Industrial Tribunal

Public Health Department

Order

No. A-9/71-DHS/4921

In continuation of Government orders No. A-9/71-DHS/4921 dated 27-7-1971 and 14-10-1971 and in exercise of the powers conferred by section 28 of the Indian Lunacy Act 1912 (4 of 1912) the Lt. Governor of Goa, Daman and Diu hereby appoints (1) Dr. K. G. Gajwani, Asstt. Professor of Psychiatry of Goa Medical College and (ii) Dr. Dinanath V. Rao, acting Deputy Director of Health Services from the Directorate of Health Services, Panaji as visitors for the Mental Hospital Panaji, with immediate effect.

By order and in the name of the Administrator of Goa,
Daman and Diu.

P. Noronha, Under Secretary (Health).

Panaji, 14th December, 1972.

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